



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/518,639	12/20/2004	Nathalie Feyt	032326-288	4953
21839	7590	05/14/2008		
BUCHANAN, INGERSOLL & ROONEY PC			EXAMINER	
POST OFFICE BOX 1404			SU, SARAH	
ALEXANDRIA, VA 22313-1404			ART UNIT	PAPER NUMBER
			2131	
NOTIFICATION DATE		DELIVERY MODE		
05/14/2008		ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ADIPFDD@bipc.com

Office Action Summary	Application No. 10/518,639	Applicant(s) FEYT ET AL.
	Examiner Sarah Su	Art Unit 2131

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
 - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
 - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 20 December 2004.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-18 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-18 is/are rejected.
- 7) Claim(s) 2-18 is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on 20 December 2004 is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) Notice of References Cited (PTO-892)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
 3) Information Disclosure Statement(s) (PTO/1450/B)
 Paper No./Mail Date 12/20/04
- 4) Interview Summary (PTO-413)
 Paper No./Mail Date _____
- 5) Notice of Informal Patent Application
 6) Other: _____

DETAILED ACTION

1. Preliminary Amendment, received on 20 December 2004, has been entered into record. In this amendment, claims 1-15 have been amended and claims 16-18 have been added.
2. Claims 1-18 are presented for examination.

Priority

3. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.
4. The claim for priority from PCT/FR03/01871 filed on 18 June 2003 is duly noted.

Oath/Declaration

5. The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because it does not contain an English translation.

Information Disclosure Statement

6. The information disclosure statement filed 20 December 2004 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each cited foreign patent document; each non-patent literature publication or that portion which caused it to be listed; and all

other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.

Specification

7. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

8. The disclosure is objected to because of the following informalities:

- a. page 4, line 10: "6) the" should read -7) the-;
- b. page 8, line 17: "in calculating" should read -of calculating-;
- c. page 11, line 1: "of a step" should read -of step-.

Appropriate correction is required.

9. The abstract of the disclosure is objected to because "A method of generating electronic keys for a public-key cryptography method using an electronic device" (lines 1-2) is not a complete sentence. The examiner suggests that "A method of generating" be changed to -A method provides for generating-. Correction is required. See MPEP § 608.01(b).

Claim Objections

10. Claims 2-18 are objected to because of the following informalities:

- a. In claims 2-11 and 16-18, line 1: "Method" is unclear if it relates to "Method" (claim 1, line 1) and "electronic keys" is unclear if it relates to "electronic keys" (claim 1, line 1);
- b. In claim 2, line 6: "a key d" is unclear if it relates to "a key d" (claim 1, line 11);
- c. In claims 11 and 12: they appear to contain the symbol "-" that does not have functionality. The examiner requests that these be removed.
- d. In claim 12, line 5: "the results" lacks antecedent basis;
- e. In claims 13-15, line 1: "Secure portable object" is unclear if it relates to "Secure portable object" (claim 12, line 1).

Appropriate correction is required.

Drawings

- 11. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference character(s) not mentioned in the description: C, M.
- 12. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "communication means for receiving at least one pair of values (e, l)" (claim 12, line 4) must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.
- 13. The drawings are objected to under 37 CFR 1.74. When there are drawings, the detailed description of the invention shall refer to the different views by specifying the

Art Unit: 2131

numbers of the figures and to the different parts by use of reference letters or numerals (preferably the latter).

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 101

14. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Art Unit: 2131

15. Claims 13-14 are rejected under 35 U.S.C. 101 because the claimed invention is not supported by either a specific and substantial asserted utility or a well established utility.

Claims 13 and 14 are directed toward an apparatus and a method, which are different statutory categories. This makes the utility for these claims ambiguous and thus they lack a specific and substantial utility. See MPEP § 2173.05(p).

Claims 13-14 also rejected under 35 U.S.C. 112, first paragraph. Specifically, since the claimed invention is not supported by either a specific and substantial asserted utility or a well established utility for the reasons set forth above, one skilled in the art clearly would not know how to use the claimed invention.

Claim Rejections - 35 USC § 103

16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

17. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

18. Claims 1-6, 8-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Futa et al. (US Patent 7,130,422 B2 and Futa hereinafter) in view of Hopkins et al. (US 2005/0190912 A1 and Hopkins hereinafter).

As to claims 1 and 12, Futa discloses a system and method for prime number generation for information security, the system and method having:

a memory for storing the results of: calculating pairs of prime numbers (p,q) or values representative of pairs of prime numbers, this calculation being independent of knowledge of the pair of values (e,l) in which e is a public exponent and l is the length of the key of the cryptography method (col. 8, lines 56-57, 62-64; col. 9, lines 44, 54-56; col. 10, lines 8, 10, 41-43);

a program for calculating a key d from the stored results and knowledge of a received pair of values (e,l) (col. 1, lines 65-67).

Futa does not disclose:

communication means for receiving at least one pair of values (e,l).

Nonetheless, this feature is well known in the art and would have been an obvious modification of the teachings disclosed by Futa, as evidenced by Hopkins.

Hopkins discloses a system and method for pre-computing and storing multiple cryptographic keys, the system and method having:

communication means for receiving at least one pair of values (e, l)

(i.e. {e, n}) (0006, lines 9-10, 17-20).

Given the teaching of Hopkins, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa with the teachings of Hopkins by providing for a way to receive a public key. Hopkins provides motivation by disclosing that a typical cryptographic scheme is a public key system such as RSA, where a public key that is publicly known is needed to encrypt a message and a private key is needed to decrypt a message (0006, lines 5-8). Therefore, in order to implement an RSA-type scheme as claimed, a public key would need to be provided. It is obvious that the teachings of Futa would have benefited from the teachings of Hopkins by providing for a way to receive public key parameters in order to encrypt a message so that a public key cryptographic system can be implemented.

As to claim 2, Futa does not disclose:

wherein step A-1) comprises calculating pairs of prime numbers (p, q) without knowledge of the public exponent e or of the length l of the key, using a parameter II which is the product of small prime numbers, so that each pair (p, q) has a maximum probability of being able to correspond to a future pair (e,l) and can make it possible to calculate a key d.

Nonetheless, this feature is well known in the art and would have been an obvious modification of the teachings disclosed by Futa, as evidenced by Hopkins.

Hopkins discloses:

wherein step A-1) comprises calculating pairs of prime numbers (p, q) without knowledge of the public exponent e or of the length l of the key, using a parameter Π (i.e. n) which is the product of small prime numbers (i.e. p₁, p₂, ...) (0057, line 16), so that each pair (p, q) has a maximum probability of being able to correspond to a future pair (e,l) and can make it possible to calculate a key d (0068, lines 1-4).

Given the teaching of Hopkins, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa with the teachings of Hopkins by creating a pair of prime numbers based on other prime numbers that can be used to create a key. Hopkins recites motivation by disclosing that latency time can be reduced while maintaining security by pre-computing cryptographic parameters (0033, lines 1-5; 0035, lines 5-6) and that these parameters can be used to calculate a key. It is obvious that the teachings of Hopkins would have improved the teachings of Futa by calculating prime numbers that are used to calculate a key are based on other pre-computed parameters in order to reduce latency time in comparison with conventional cryptographic key generation.

As to claim 3, Futa does not disclose:

wherein the calculation of step A-1) also takes account of the fact that e has a high probability of forming part of the set {3, 17, . . . , 2¹⁶+1},

and using a seed σ in the calculation which makes it possible to calculate a representative value constituting an image of the pairs (p, q).

Nonetheless, this feature is well known in the art and would have been an obvious modification of the teachings disclosed by Futa, as evidenced by Hopkins.

Hopkins discloses:

wherein the calculation of step A-1) also takes account of the fact that e has a high probability of forming part of the set $\{3, 17, \dots, 2^{16}+1\}$ (0127, lines 3-5), and using a seed σ in the calculation which makes it possible to calculate a representative value constituting an image (i.e. prime number value) of the pairs (p, q) (0041, lines 1-4).

Given the teaching of Hopkins, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa with the teachings of Hopkins by using a seed to calculate cryptographic parameters that represent the prime numbers. Hopkins recites motivation by disclosing that using a random seed ensures that there is no correlation between prime numbers that are pre-computed, thus maintaining security while providing minimal latency (0041, lines 6-8) and fast encryption. It is obvious that the teachings of Futa would have benefited from the teachings of Hopkins by using a seed to calculate a value representative of prime numbers in order to ensure that the prime numbers are not correlated while providing for fast encryption and minimal latency time.

As to claim 4, Futa does not disclose:

wherein the storage step A-2) comprises storing the image of the pairs.

Nonetheless, this feature is well known in the art and would have been an obvious modification of the teachings disclosed by Futa, as evidenced by Hopkins.

Hopkins discloses:

wherein the storage step A-2) comprises storing the image (i.e. cryptographic parameters) of the pairs (0035, lines 23-24).

Given the teaching of Hopkins, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa with the teachings of Hopkins by providing for storing cryptographic parameters that are to be used to generate keys. Hopkins recites motivation by disclosing that the cryptographic parameters are stored so that they can be later accessed and provided with minimal latency (0037, lines 1-7). It is obvious that the teachings of Hopkins would have improved the teachings of Futa by storing parameters that are used in the cryptographic process so that they can be later accessed for usage in order to decrease the latency time by eliminating the need to calculate the parameters when requested.

As to claims 5 and 16, Futa does not disclose:

wherein step A-1) comprises calculating pairs of prime numbers (p, q) for different probable pairs of values (e,l).

Nonetheless, this feature is well known in the art and would have been an obvious modification of the teachings disclosed by Futa, as evidenced by Hopkins.

Hopkins discloses:

wherein step A-1) comprises calculating pairs of prime numbers (p, q) for different probable pairs of values (e,l) (0035, lines 5-8).

Given the teaching of Hopkins, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa with the teachings of Hopkins by using different prime numbers for different public key values. Hopkins recites motivation by disclosing that in a typical cryptographic public key system, it is computationally difficult to determine the private key from the public key (0006, lines 26-27). According to the invention of Hopkins, this is done by ensuring that the prime numbers are relatively prime to e (0057, lines 10-11). Therefore, these prime numbers correspond to different values of e. It is obvious that the teachings of Futa would have benefited from the teachings of Hopkins by providing a pair of prime numbers for different values of (e, l) in order to increase security by ensuring that the numbers are relatively prime.

As to claim 6, Futa discloses:

wherein the parameter II (i.e. R) contains the values 3, 17 (i.e. small primes, L₁, L₂,...) (col. 9, line 43; col. 10, line 8). The examiner asserts that because Futa discloses that the parameter II consists of small prime numbers,

then the numbers 3 and 17 may be included because they can be considered small prime numbers.

As to claim 13, Futa discloses:

a program for calculating said results stored in memory, the calculation of said results being separate in time from the calculation of the key d (col. 8, lines 56-57, 62-64; col. 9, lines 44, 54-56; col. 10, lines 8, 10, 41-43).

As to claims 8, 14 and 17, Futa discloses:

2) selecting a number j within the range of integers {v, ..., w-1} and calculating I=jΠ (i.e. I=R, j=R', Π =L1×L2×...) (col. 9, lines 54-56; col. 10, line 8);
4) calculating q (i.e. P_a/P_b) =k+1 (col. 8, lines 56-57, 62-64; col. 10, lines 10, 41-43);
5) verifying that q is a prime number, if q is not a prime number then:
a) taking a new value for k using the following relation: k=a k (mod Π); a belonging to the multiplicative group Z^{*}_Π of integers modulo Π;
b) repeating the method from step 4) (col. 10, lines 25-28).

Futa does not disclose:

1) calculating parameters v and w from the following relations and storing them:

$$v=\sqrt{2^{2lo-1}/\Pi}$$

$$w=2^{2lo}/\Pi$$

in which Π is stored and corresponds to the product of the f smallest prime numbers, f being selected such that $\Pi \leq 2^{Bo}$;

3) selecting and storing a prime number k of short length compared to the length of an RSA key within the range of integers $\{0, \dots, \Pi-1\}$, (k, Π) being co-prime.

Nonetheless, these features are well known in the art and would have been an obvious modification of the teachings disclosed by Futa, as evidenced by Hopkins.

Hopkins discloses:

1) calculating parameters v and w from the following relations and storing them:

$$v=\sqrt{2^{2lo-1}/\Pi}$$

$$w=2^{2lo}/\Pi$$

in which Π (i.e. n) is stored and corresponds to the product of the f smallest prime numbers, f (i.e. k) being selected such that $\Pi \leq 2^{Bo}$ (i.e. 2^L) (0057, line 16; 0062, line 4);

3) selecting and storing a prime number k of short length compared to the length of an RSA key within the range of integers $\{0, \dots, \Pi-1\}$, (k, Π) being co-prime (0057, lines 10-12).

Given the teaching of Hopkins, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa with the teachings of Hopkins by calculating parameters that are

used to determine prime numbers for an RSA-type cryptographic system. Hopkins recites motivation by disclosing that the prime numbers must be distinct and suitable for use in the multi-prime cryptographic system (0058, lines 6-9). It is disclosed that the composite number n provides a modulus for encoding and decoding operations (0058, lines 1-2) and that the prime numbers must fall in a certain range, which, alternatively, ensures that the prime numbers and exponent are relatively prime (0063, lines 1-4). It is obvious that the teachings of Futa would have been improved by the teachings for Hopkins by calculating and using parameters for determining prime numbers in such a way that would ensure distinctness and suitability in the system.

As to claim 9, Futa does not disclose:

**wherein the numbers j and k can be generated from the seed σ
stored in memory.**

Nonetheless, this feature is well known in the art and would have been an obvious modification of the teachings disclosed by Futa, as evidenced by Hopkins.

Hopkins discloses:

**wherein the numbers j and k can be generated from the seed σ
stored in memory (0041, lines 1-6).**

Given the teaching of Hopkins, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa with the teachings of Hopkins by using a seed to calculate cryptographic parameters that represent the prime numbers. Hopkins recites motivation

by disclosing that using a random seed ensures that there is no correlation between prime numbers that are pre-computed, thus maintaining security while providing minimal latency (0041, lines 6-8) and fast encryption. It is obvious that the teachings of Futa would have benefited from the teachings of Hopkins by using a seed to calculate a value representative of prime numbers in order to ensure that the prime numbers are not correlated while providing for fast encryption and minimal latency time.

As to claims 10 and 18, Futa discloses:

where the prime number p is generated by repeating all the above sub-steps while replacing q with p and replacing I_0 (i.e. L_{eq}) with $I-I_0$ (i.e. L_{eq}') (col. 8, lines 55-57, 61-64; col. 9, lines 19-25). The examiner asserts that because Futa discloses that the prime numbers p_a and p_b are generated using the same unit, then they can be said to be generated using the same steps.

As to claims 11, Futa discloses:

calculating the key d from the pair (p,q) obtained (col. 1, lines 65-67).

Futa does not disclose:

step B comprises, for a pair (p,q) obtained in step A:

verifying the following conditions:

- (i) $p-1$ and $q-1$ are prime numbers with a given e;**
- (ii) $N=p*q$ is an integer of given length I ;**

if the pair (p,q) does not satisfy these conditions: selecting another pair and repeating the verification until a pair is suitable.

Nonetheless, these features are well known in the art and would have been an obvious modification of the teachings disclosed by Futa, as evidenced by Hopkins.

Hopkins discloses:

**step B comprises, for a pair (p,q) obtained in step A:
verifying the following conditions:
(i) p-1 and q-1 are prime numbers with a given e (0063, lines 3-4);
(ii) N=p*q is an integer of given length l (0057, lines 11-12);
if the pair (p,q) does not satisfy these conditions: selecting another pair and repeating the verification until a pair is suitable (0058, lines 6-9).**

Given the teaching of Hopkins, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa with the teachings of Hopkins by choosing different pairs of numbers until certain conditions are met. Hopkins provides motivation by disclosing that high security may be maintained by determining minimal correlation (i.e. relatively prime) (0046, lines 4-6) and that searching may be done faster and more efficiently when specifying more numbers of smaller length in comparison with the classic two-prime system which uses two numbers of larger length (0079, lines 9-14, 16-20). If the numbers do not follow the specifications, then they must be rejected as suitable (0063, lines 5-6). It is obvious that the teachings of Hopkins would have improved the

teachings of Futa by specifying requirements for the numbers that must be met in order to ensure security in the system that can be accomplished quickly and efficiently.

As to claim 15, Futa discloses:

where said object is a chip card (10, Figure 1).

19. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Futa in view of Hopkins as applied to claim 1 above, and further in view of Matyas (US Patent 4,736,423).

As to claim 7, Futa in view of Hopkins does not disclose:

wherein step A-1) comprises an operation of compressing the calculated pairs (p,q) and step A-2) comprises storing the compressed values thus obtained.

Nonetheless, this feature is well known in the art and would have been an obvious modification of the teachings disclosed by Futa in view of Hopkins, as evidenced by Matyas.

Matyas discloses a system and method for reducing RSA crypto variable storage, the method having:

wherein step A-1) comprises an operation of compressing the calculated pairs (p,q) and step A-2) comprises storing the compressed values thus obtained (col. 8, lines 65-68; col. 9, lines 1-2).

Given the teaching of Matyas, a person having ordinary skill in the art at the time of the invention would have readily recognized the desirability and advantages of modifying the teachings of Futa in view of Hopkins with the teachings of Matyas by providing for compression of the numbers and storing the result. Matyas recites motivation by disclosing that efficiently storing parameters required for public key algorithms (through a method such as compression) would allow the system to be implemented where storage is limited (such as a magnetic strip card) (col. 3 lines 55-58). It is obvious that the teachings of Matyas would have improved the teachings of Futa in view of Hopkins by compressing parameters used in public key algorithms in order to save space so that the algorithm may be used in conditions where the storage is limited.

Prior Art Made of Record

20. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- a. Kasahara et al. (US Patent 7,043,018 B1) discloses a system and method for efficiently generating prime numbers that are resistant to the P-1 and P+1 methods.
- b. Guillou et al. (US Patent 7,266,197 B1) discloses a system and method for proving the authenticity of an entity or message using specific prime factors.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sarah Su whose telephone number is (571) 270-3835. The examiner can normally be reached on Monday through Friday 7:30AM-5:00PM EST..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Sarah Su/
Examiner, Art Unit 2131

/Christopher A. Revak/
Primary Examiner, Art Unit 2131